1 2 3 4	BARRY J. PORTMAN Federal Public Defender VARELL L. FULLER Assistant Federal Public Defender 160 West Santa Clara Street, Suite 575 San Jose, CA 95113 Telephone: (408) 291-7753		
5	Counsel for Defendant CRUZ-BOTELLO		
6			
7	IN THE UNITED STATES DISTRICT COURT		
8	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
9	SAN JOSE DIVISION		
10	UNITED STATES OF AMERICA,) No. CR 10-00625-JF	
12	Plaintiff,) STIPULATION TO EXTEND SELF-	
13	v.	SURRENDER DATE; [PROPOSED] ORDER	
14	JUAN CARLOS CRUZ-BOTELLO,))	
15	Defendant.) Honorable Lucy H. Koh) (Duty Judge)	
16)	
17	STIPULATION		
18	Defendant Juan Carlos Cruz-Botello, by and through Assistant Federal Public Defender		
19	Varell L. Fuller, and the United States, by and through Assistant United States Attorney Allison		
20 21	Marston Danner, hereby stipulate that, with the	e Court's approval, the defendant's December 1,	
22	2011, self-surrender, shall be extended to Janu	ary 2, 2012.	
23	The defendant Juan Carlos Cruz-Botell	lo was sentenced to 60 months in custody	
24	following his guilty plea to violating 21 U.S.C. §§ 841(a)(1) and 841(b)(A)(viii), distribution of over 50 grams of methamphetamine. The Court ordered him to self-surrender by 2:00 p.m. on		
25			
26	December 1, 2011, to the institution designated by the Bureau of Prisons to serve the sentence		
	STIPULATION TO EXTEND SURRENDER DATE; [PROPOSED] ORDER No. CR 10-00625-001-JF	1	

1	imposed. The reason for the requested extension is Mr. Cruz-Botello was notified on November		
2	28, 2011, of the facility where he is to self-surrender, and he has not finalized travel		
3	arrangements to arrive there by December 1. Additionally, Mr. Cruz-Botello's wife is presently		
4	unemployed and he is assisting her job search by providing care for their children while she		
5	participates in a job training program through the Salvation Army and seeks employment.		
6	Accordingly, Mr. Cruz-Botello respectfully request an extension to January 2, 2012, to allow		
7	him to finalize his travel arrangement to his BOP facility and to continue assisting his wife		
8	secure employment to provide for their children before he surrenders to serve the sentence		
9	imposed.		
10	For the foregoing reasons, the parties stipulate and respectfully ask that the Court extend		
11	Mr. Cruz-Botello's self-surrender date to January 2, 2012. Mr. Cruz-Botello remains under		
12	Pretrial Services supervision and he has been compliant with all pretrial release conditions as		
13	ordered. Counsel for Mr. Cruz-Botello has consulted with Pretrial Services Officer Jaime		
14	Carranza, who is assigned to this matter, and he has no objection to the requested extension.		
15	Accordingly, it is respectfully requested that the Court extend Mr. Cruz-Botello's self-		
16	surrender date to January 2, 2012.		
17	IT IS SO STIPULATED.		
18	Dated: November 29, 2011		
19	VARELL L. FULLER		
20	Assistant Federal Public Defender		
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22	Dated: November 29, 2011		
23	ALLISON MARSTON DANNER Assistant United States Attorney		
24	Tionsum Cinica Suite Tittorney		
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STIPULATION TO EXTEND SURRENDER DATE; [PROPOSED] ORDER No. CR 10-00625-001-JF

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7	IN THE UNITED STATES DISTRICT COURT		
8	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
9	SAN JOSE DIVISION		
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11	UNITED STATES OF AMERICA,) No. 10-00625-JF	
12	Plaintiff,) [PROPOSED] ORDER EXTENDING) SELF-SURRENDER DATE	
13	vs.)	
14	JUAN CARLOS CRUZ-BOTELLO,)) Honorable Lucy H. Koh	
15	Defendants.)	
16		_/ 	
17	GOOD CAUSE APPEARING, and upon stipulation of the parties, IT IS HEREBY		
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19	1, 2011, to January 2, 2012. IT IS FURTHER ORDERED that he shall surrender for service of		
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21	facility to which he has been designated or the San Jose United States Marshal's Office.		
22	IT IS SO ORDERED.		
23	Dated: 11/30/11	Fucy H. Lon	
24		HON. LUCY H. KOH United Sta & District Court Judge	
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STIPULATION TO EXTEND SURRENDER DATE; [PROPOSED] ORDER No. CR 10-00625-001-JF